

BRAFMAN & ASSOCIATES, P.C.

ATTORNEYS AT LAW

767 THIRD AVENUE, 26TH FLOOR
NEW YORK, NEW YORK 10017
TELEPHONE: (212) 750-7800
FACSIMILE: (212) 750-3906
E-MAIL: BBRAFMAN@BRAFLAW.COM

BENJAMIN BRAFMAN

ANDREA ZELLAN
JOSHUA D. KIRSHNER
JACOB KAPLAN
ALEX SPIRO

MARK M. BAKER
OF COUNSEL

MARC AGNIFILO
OF COUNSEL
ADMITTED IN N.Y. AND N.J.

March 23, 2016

VIA ECF

Honorable Eric N. Vitaliano
United States District Court
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201

Re: United States v. Victor Azrak, 14 CR 399 (ENV)

Dear Judge Vitaliano:

As part of the bail conditions set in the above-referenced case, Mr. Azrak's travel was limited to the states of New York and New Jersey. We now write the Court requesting a bail modification to allow Mr. Azrak to travel with his family to Florida for Passover from April 20, 2016 – May 1, 2016. Mr. Azrak's flight itinerary, as well as the location in Florida where he will be staying, will be provided to Pretrial Services in advance of his trip.

We have spoken with the Government (AUSA Shannon Jones) and Pretrial Services (Officer Bianca Carter), and both have no objection to our request.

Thank you for your consideration.

Respectfully submitted,



Marc Agnifilo

cc: AUSA Shannon Jones (via ECF)
Pretrial Services Officer Bianca Carter (via email)